IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF SOUTH CAROLINA

ANDERSON DIVISION

Cameron Crow Bagwell and Corey)
Darren Bagwell,)
D. 1. 100) PLAINTIFFS' DESIGNATION OF
Plaintiffs, vs.	EXPERT WITNESSES
Gammill, Inc. and Jearld Ray Collins,) C.A. No.: 8:19-cv-03080-TMC
Defendants.)\

Pursuant to the Scheduling Order, Plaintiffs herein, by and through their undersigned counsel of record, hereby designates as expert witnesses in the above-captioned case, the following individuals:

1. Glen K. Adams PO Box 537 White Rock, SC 29177

Glen K. Adams is a Vocational Analyst and is expected to testify concerning his vocational assessments of Plaintiffs. His curriculum vitae is attached as Exhibit A.

2. Dr. Charles L. Alford, Ph.D. 109 Laurens Rd., Bldg. 2, Ste. C Greenville SC 29607

Dr. Charles L. Alford, Ph.D, is an Economist and is expected to testify concerning his assessments of the economic impact Plaintiffs' injuries will have as a result of the collision which gives rise to this action. His curriculum vitae is attached as Exhibit B.

3. David L. Dorrity
Dorrity Safety Counsulting, LLC
2 Meeting Place
Greenville SC 29615

David L. Dorrity is a Transportation Safety Expert and is expected to testify concerning his analysis and assessment of the collision which gives rise to this action. His curriculum vitae is attached as Exhibit C.

4. Brian Boggess, P.E. SEA, Ltd. 1515 Center Park Drive Charlotte, NC 28217

Brian Boggess is a Project Engineer and is expected to testify concerning his analysis and assessment of the collision which gives rise to this action and Plaintiffs' motorcycle that was involved in the collision. His curriculum vitae is attached as Exhibit D.

5. Bryan E. "Zeke" Strawbridge, P.E., CFEI, CVFI SEA, Ltd.
1515 Center Park Drive Charlotte, NC 28217

Zeke Strawbridge is a Project Engineer and is expected to testify concerning his analysis and assessment of the collision which gives rise to this action and Plaintiffs' motorcycle that was involved in the collision. His curriculum vitae is attached as Exhibit E.

6. Ryan Marx, DPT
Garber Physical Therapy
300 N Main St
Greer, SC 29650

Ryan Marx is a Physical Therapist with Garber Physical Therapy and is expected to testify regarding his functional capacity evaluations of Plaintiffs Cameron and Corey Bagwell. His curriculum vitae is attached as Exhibit F.

7. Dr. Glenn L. Scott 900 South Pine Street Spartanburg SC 29302

Dr. Glenn L. Scott is on Orthopedic Surgeon and is expected to testify regarding his examination and evaluations expressed in his Independent Medical Examination of Plaintiffs Cameron Bagwell and Corey Bagwell. His curriculum vitae is attached as Exhibit G.

8. Treating physicians of Cameron Bagwell and Corey Bagwell

Plaintiffs may call any treating physician of Cameron Bagwell and Corey Bagwell and it is anticipated that they will provide expert opinion concerning the injuries Plaintiffs suffered and the treatment they received.

Plaintiff reserves the right to call as an expert any expert witnesses identified 9. by Defendants who is an expert in some relevant field.

HARRISON|WHITE, P.C.

s/John B. White, Jr.

John B. White, Jr. Fed. Bar No.: 4619 Wes A. Kissinger Fed. Bar No.: 7180 Ryan F. McCarty Fed. Bar No.: 74198 Griffin L. Lynch Fed. Bar No.: 09580 PO Box 3547

Spartanburg SC 29304

864-585-5100

Attorneys for Plaintiffs

Spartanburg, South Carolina

May 11, 2020